# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: F. DI PIERRO

Continuation of Appl. No. 09/781,301 filed

Group Art Unit: 1651

February 13, 2001

Appl. No.: To be assigned

Filed: Concurrently Herewith

Examiner: M. FLOOD

For: COSMETIC COMPOSITIONS HAVING

RETARDING ACTION ON THE

REGROWTH OF SUPERFLUOUS HAIR

Attorney Docket No.: 7914-090

## PRELIMINARY AMENDMENT

#### **Box PATENT APPLICATION**

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

Please enter the following amendments and remarks into the file of the above-identified application prior to the examination thereof.

#### IN THE CLAIMS

Please cancel claims 16-17 without prejudice.

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Application of:

DI PIERRO

Appl. No.: 09/781,301

Filed: February 13, 2001

For: COSMETIC COMPOSITIONS HAVING

RETARDING ACTION OF THE

REGROWTH OF SUPERFLUOUS HAIR

Art Unit: 1651

Examiner: FLOOD, M.

Attorney Docket No: 7914-073

## REQUEST FOR REFUND UNDER 37 CFR § 1.28(a)

Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

On March 18, 2002, Applicants filed a Request for Continued Examination ("RCE") with provision for the appropriate fee. The RCE, however, was filed when prosecution of the above-identified application was not closed and the RCE was deemed to be improper. Accordingly, Applicants request a refund in the amount of \$740.00.

Respectfully submitted,

Date April \$2002

Paul E. Dietze, Esq.

For: Thomas G. Rowan

Reg. No. 45,627 Reg. No. 34,419

**PENNIE & EDMONDS** 

1667 K Street, N.W., Suite 1000 Washington, D.C. 20006-1605

(202) 496-4400

Enclosure

#### PENNIE & EDMONDS LLP DOCKET NO. 7914-090

Express Mail No.:\_

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Prior application:	Examiner M. FLOOD			
	Art Unit_1651			
Assistant Commission Box PATENT APPL Washington, D.C. 20	ICATION			
Sir:				
	is a request for filing a secontinuation solution application under 37 CFR § 1.53(b), of ation no. 09/781,301 filed on February 13, 2001.			
of Francesco DI PIE	RRO			
	(inventor(s) currently of record in prior application)			
	MPOSITIONS HAVING RETARDING ACTION ON THE REGROWTH OF SUPERFLUOUS			
HAIR	(title of invention)			
1.	☐ The filing fee is calculated below:			

ТҮРЕ	NO, FILED	LESS	EXTRA	EXTRA RATE	FEE	
Total Claims	15	-20	0	\$18.00 each	\$	0.00
Independent	2	-3	0	\$84.00 each	\$	0.00
	Basic Fee				S	740.00
	Multiple Dependency Fee If Applicable (\$280,00)  Total				<u> </u>	0.00
					\$	740.00
50% Reduction for Independent Inventor, Nonprofit Organization or Small Business Concern				ganization or Small	- \$	0.00
			Total Filing 1	Fee	\$	740.00

PATENT APPLICATION FEE VALUE

- 2. Please charge the required fee to Pennic & Edmonds LLP Deposit Account No. 16-1150. A copy of this sheet is enclosed.
- 3. Amend the specification by inserting before the first line the following sentence: This is a continuation of application no. 09/781,301, filed February 13, 2001.

#### PENNIE & EDMONDS LLP DOCKET NO. 7914-090

<b>4</b> b.		Informal drawings are enclosed.				
5a.	盘	Priority of application no. MI2000A00068, filed on March 23, 2000, in Italy is claimed under 35 U.S.C. §119.				
5b.	×	The certified copy has been filed in prior application no. 09/781,301, filed February 13, 2001.				
6.	×	The prior application is assigned of record to Indena S.p.A., recorded on April 3, 2001 at Reel 011689, Frame 0757.				
7a.	×	A copy of the Power of Attorney filed in the prior application no. 09/781,301, filed February 13, 2001 is enclosed.				
7b.		A Power of Attorney is enclosed.				
8.		This application contains nucleic acid and/or amino acid sequences required to be disclosed in a Sequence Listing under 37 CFR §§1.821-1.825. It is requested that the Sequence Listing in computer readable form from prior application no., filed on be made a part of the present application as provided for by 37 C.F.R. §1.821(e). The sequences disclosed therein are the same as the sequences disclosed in this application. A copy of the paper Sequence Listing from application no. is enclosed.				
9.		The undersigned states, under 37 C.F.R. §1.821(f), that the content of the enclosed paper Sequence Listing from application no. is the same as the content of the computer readable form submitted in application no				
10.		DO NOT PUBLISH. I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).				
11.	⊠	Additional enclosures or instructions.  a. Preliminary Amendment  b. Information Disclosure Statement  c. Form PTO-1449				
Date	Cegu	Respectfully submitted,  Respectfully submitted,  Respectfully submitted,  Respectfully submitted,  A 5, 627  Thomas G. Rowan  PENNIE & EDMONDS ILLP  1667 K Street, N.W.				

Washington, D.C. 20006